UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|------------------------------------|----------------------|-----------------------|------------------|
| 10/645,008 | 08/21/2003 | Randall E. Aull | MS304410.1/MSFTP463US | 6222 |
| | 7590 12/18/200 CY & CALVIN, LLP | EXAMINER | | |
| 127 Public Squa | are | GELAGAY, SHEWAYE | | |
| 57th Floor, Key Tower CLEVELAND, OH 44114 | | | ART UNIT | PAPER NUMBER |
| | | | 2437 | |
| | | | | |
| | | | NOTIFICATION DATE | DELIVERY MODE |
| | | | 12/18/2008 | ELECTRONIC |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docket1@thepatentattorneys.com hholmes@thepatentattorneys.com lpasterchek@thepatentattorneys.com

| | Application No. | Applicant(s) |
|--|---|---|
| | 10/645,008 | AULL ET AL. |
| Office Action Summary | Examiner | Art Unit |
| | SHEWAYE GELAGAY | 2437 |
| The MAILING DATE of this communication ap Period for Reply | pears on the cover sheet with the | correspondence address |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be till will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE | N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133). |
| Status | | |
| Responsive to communication(s) filed on 30 S This action is FINAL . 2b) ☑ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under | s action is non-final. ance except for formal matters, pr | |
| Disposition of Claims | | |
| 4) | awn from consideration. 5 is/are rejected. | |
| Application Papers | | |
| 9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examin | cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob | e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d). |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list | nts have been received. Its have been received in Applicat Pority documents have been receiven Tau (PCT Rule 17.2(a)). | ion No ed in this National Stage |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 9/24/08. | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other: | ate |

Application/Control Number: 10/645,008 Page 2

Art Unit: 2437

DETAILED ACTION

1. This office action is in response to Applicant's arguments filled on 9/30/08.

Claims 1-4, 6, 8-13, 15-21, 25-28, 30, 32 and 35 are pending.

Response to Arguments

1. Applicant's arguments filed September 30, 2008 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 8, 10, 12, 14, 20, 25-26, 32 and 35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phillips et al. (hereinafter Phillips) US Patent Number 6,721,555 in view of Hocker et al. (hereinafter Hocker) US 5,923,757 and in view of Bartek et al. (hereinafter Bartek) US 2004/0122649.

As per claims 1, 12, 20, 25, 32 and 35:

Phillips teaches a physical device bonding system that facilitates device installation and/or authentication comprising: a physical interface component that physically couples at least two devices; (figure 1, item Rm; col. 7, lines 41-57) and an

invocation component that invokes an installation protocol and/or an authentication protocol for a non-physical connection upon the at least two devices physically coupling. (figure 1; col. 4, line 54-col. 5, line 63)

Phillips does not explicitly teach to establish a non-physical connection so that the at least two devices communicate wirelessly upon being physically decoupled; and a token key comprised within the physical interface component that physically connects a plurality of devices simultaneously, stores the at least one of the installation or authentication protocols for later use and establishes respective non-physical connections of the plurality of devices to at least one network entity. Hocker in analogous art, however, teaches to establish a non-physical connection so that the at least two devices communicate wirelessly upon being physically decoupled (col. 1, lines 50-col. 2, line 21; col. 3, lines 19-33; col. 7, lines 141-27; col. 8, lines 45-col. 10, line 4). Therefore it would have been obvious to one ordinary skill in the art at the time the invention was made to modify the system disclosed by Phillips with Hocker in order to provide a maximally secure wireless communication via a temporary wired connection for the exchange of the identifier address and encryption key thereby preventing a possibility for unauthorized interception of interdevice information being transmitted via wireless modality. (col. 1, lines 50-57; Hocker)

Both references do not explicitly disclose a token key comprised within the physical interface component that physically connects a plurality of devices simultaneously, stores the at least one of the installation or authentication protocols for later use and establishes respective non-physical connections of the plurality of devices

Page 4

to at least one network entity. Bartek in analogous art, however teaches a token key comprised within the physical interface component that physically connects a plurality of devices simultaneously, stores the at least one of the installation or authentication protocols for later use and establishes respective non-physical connections of the plurality of devices to at least one network entity. (page 1, pp. 4-6; page 2, pp. 20; page 3. pp. 29-page 4, pp. 38) Therefore it would have been obvious to one ordinary skill in the art at the time the invention was made to modify the system disclosed by Phillips and Hocker with Bartek in order to have a system for emulating a physical connection by providing a wireless substitute for physical connections to peripherals. (page 1, pp. 4; Bartek)

As per claims 2 and 14:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system at least two devices further comprising at least one wireless device and at least one network entity. (figure 1) As per claim 3:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system the installation protocol at least one of the authentication protocol invokes the installation at least one of authentication during the physical connection. (col. 5, lines 6-25)

As per claim 4:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system at least one of the

installation protocol or the authentication protocol is utilized to invoke installation or authentication after a physical connection is disengaged. (col. 5, lines 56-64)

As per claim 26:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system that infers at least one of the installation protocols or authentication protocols to establish the non-physical connection between a wireless device and a network entity. (col. 4, line 54-col. 5, line 63)

As per claim 8:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system the physical interface is at least one of or a combination of the following: a human; a cradle; a dock; a cord; a wand; a wire; and a touch pad. (figure 1, item Rm; col. 7, lines 41-57)

As per claim 10:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Phillips further discloses a system the physical interface is a universal serial bus cable. (figure 1, item Rm; col. 7, lines 41-57)

As per claim 11:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. In addition, Hocker further discloses a non-physical connection is at least one of: a wireless connection; an optical connection; and an infrared connection.

(col. 1, lines 50-col. 2, line 21; col. 3, lines 19-33; col. 7, lines 141-27; col. 8, lines 45-col. 10, line 4)

4. Claims 6, 9, 15-19, 21, 27 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phillips et al. (hereinafter Phillips) US Patent Number 6,721,555 in view of Hocker et al. (hereinafter Hocker) US 5,923,757 and in view of Bartek et al. (hereinafter Bartek) US 2004/0122649 and further in view of Plasson et al. (hereinafter Plasson) US Patent Number 6,795,688.

As per claims 6, 21,27 and 30:

5. The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. None of the references explicitly disclose the invocation component utilizes a daisy chain scheme to invoke at least on of the installation protocol or authentication protocol. Plasson in analogous art, however, discloses invocation component utilizes a daisy chain scheme to invoke the installation protocol and/or authentication protocol. (col. 10, line 34-col. 11, line 11; col. 17, lines 53-67) Therefore it would have been obvious to one ordinary skill in the art to modify the method disclosed by Phillips, Hocker and Bartek with Plasson in order to provide-a system dynamically configuring a device, adapted to be communicatively coupled in a wireless personal area network, with an attribute corresponding to the device. (col. 5, lines 43-45; Plasson)

As per claim 9:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. None of the references explicitly disclose the physical interface is a

touch-pad comprising a conductive material. Plasson in analogous, art, however, discloses the physical interface is a touch-pad comprising a conductive material. (col. 10, lines 8-17) Therefore it would have been obvious to one ordinary skill in the art to modify the method disclosed by Phillips, Hocker and Bartek with Plasson in order to provide a system to communicate information and command selections. (col. 10, lines 9-10; Plasson)

As per claim 15:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. None of the references explicitly disclose the physical interface component comprises a plurality of device at least one of the installation or authentication protocol(s) that provides the installation and/or authentication of a plurality of non-physical connections. Plasson in analogous art, however, discloses the physical interface component comprises a plurality of device at least one of the installation or authentication protocol(s) that provides at least one of the installation or authentication of a plurality of non-physical connections. (figure 3A) Therefore it would have been obvious to one ordinary skill in the art to modify the method disclosed by Phillips, Hocker and Bartek with Plasson in order to provide a system to communicate information and command selections. (col. 10, lines 9-10; Plasson)

As per claims 16 and 18-19:

The combination of Phillips, Hocker, Bartek and Plasson teaches all the subject matter as discussed above. In addition, Plasson further discloses a system the non-physical connections between the plurality of devices and the at least one network entity

are independent and separate. (figure 1, item 190)

As per claim 17:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. None of the references explicitly disclose the device is at least one of a wireless adapter; a wireless speaker; a wireless headset; a wireless keyboard; a wireless mouse; a wireless monitor; a wireless personal digital assistant (PDA); a wireless access point; and a wireless MP3 player. (col. 10, lines 8-55) Therefore it would have been obvious to one ordinary skill in the art to modify the method disclosed by Phillips, Hocker and Bartek with Plasson in order to provide a system dynamically configuring a device, adapted to be communicatively coupled in a wireless personal area network, with an attribute corresponding to the device. (col. 5, lines 43-45; Plasson)

6. Claims 13 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phillips et al. (hereinafter Phillips) US Patent Number 6,721,555 in view of Hocker et al. (hereinafter Hocker) and in view of Bartek et al. (hereinafter Bartek) US 2004/0122649 and further in view of Chaskar et al. (hereinafter Chaskar) US Publication Number 2005/0066044.

As per claims 13 and 28:

The combination of Phillips, Hocker and Bartek teaches all the subject matter as discussed above. None of the references explicitly disclose utilizing an artificial intelligence technique to facilitate installation and/or authentication of a device. Chaskar in analogous art, however, discloses utilizing an artificial intelligence technique to

facilitate installation and/or authentication of a device. (page 5, paragraph 51) Therefore it would have been obvious to one ordinary skill in the art to modify the method disclosed by Phillips, Hocker and Bartek with Chaskar in order to facilitate probability of success regarding satisfying the mobile device current location determination needs.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SHEWAYE GELAGAY whose telephone number is (571)272-4219. The examiner can normally be reached on 8:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 10/645,008 Page 10

Art Unit: 2437

Examiner, Art Unit 2437

/Emmanuel L. Moise/ Supervisory Patent Examiner, Art Unit 2437